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UNITED STATES DISTRICT COURT DISTRICT OF NEW JERSEY

		X
MIGUEL A. DE JESUS,		: CASE NO.: 12-cv-04395 (WJM) (MF)
VS.	Plaintiff,	: <u>DECLARATION OF JOHN P. BARRY</u>
RBS /ABN AMRO, INC.,		
	Defendant.	: :
		X

- I, JOHN P. BARRY, an attorney duly admitted to practice law before this Court, hereby declare, pursuant to 28 U.S.C. §1746:
- 1. I am a member of the firm of Proskauer Rose LLP, attorneys for defendant The Royal Bank of Scotland N.V., incorrectly named herein as "RBS/ABN AMRO, Inc." ("Defendant"). I submit this declaration in support of Defendant's motion to dismiss this action pursuant to Federal Rule of Civil Procedure 12(b)(6).
- 2. Attached hereto as Exhibit A is a true and correct copy of the Complaint filed by plaintiff Miguel A. de Jesus with the Superior Court of the State of New Jersey and removed to this Court on July 13, 2012.

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I cert	ify under penalty	of perjury that the	ne foregoing st	tatements n	nade by me	are true	and
correct.							

Dated: July 30, 2012

Newark, New Jersey

s/ John P. Barry John P. Barry

EXHIBIT A

	₽¹	ECEIVED SERVICE TEAM
	CUST	CEIVE TEAM OMER SERVICE TEAM MAR 0 8 2012
Mynel A. Le Jesus customes	MOETEAM	COURT OF MERCON
Nama MAR 114		ERIOR COURTY OF HUDSON COURTY OF HUDSON COMMEDIAL DIVERSION #3
Address Drive SUPERIOR COURTO	TUDBON	
570-223-3861 or 576-369-5017	19W#31.5	
releptione Nutriber	Superior Court of New	•
10 11 1	Law Division HUGS CI	County
Miguel A. Le Jesus Plaintiff	Docket No L - 2 C	by the court)
v.		•
000/10n 1n102 Tu	CIVIL ACTION Complaint	
RBS/ABN AMRO INC		
	,	
Plaintiff, Miguel A. Le Tesus	reciding a	4
(your name)	, residing a	
6 Deer Track Drive	City of East Stronds (your city or town)	ours pa., 18302
County of Monroe		
State Of New Jersey, complaining of defenda	nt, states as follows:	
1. On March 8, , 2012, k	(name of person being sued)	Defendant
(Summarize what happened that resulted in additional pages if necessary.)	your claim agains t the defend	dant. Use
I had a car accident at the	e end of June 2000	3, which
of loosing my job. I was having	ad to work because I back Spasm and the or	was attraid ain medicione.
	crous to drive, while the	doctor adviced
		uly 2009 the

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Even though I was offered a Tob in connecticut I could not take it because I would have had to move and it would had affected my sons costody case. For this reason I had to turn down the offer. For this reason I was let go from the Consany.

I received a sevarence poeafe, how ever I did not sign it because it included a clouse which prevented me from receiving any workers in requestion for the time that I was disable. Their for I am requestion for the time that I was disable. Their for I am requestion my sevarce pay as well as my workers compensation and velocited problems through the years involving tax directory 41% retioned plant that I had become become of the proposed.

a part of this lawsuit. In addition, I recognize my continuing obligation to file and serve on all parties and the court an amended certification if there is a change in the facts stated in this original certification.

Dated: 3/8/12 Signature: Mignelli de f

OPTIONAL: If you would like to have a judge decide your case, do not include the following paragraph in your complaint. If you would prefer to have a jury to decide your case, please sign your name after the following paragraph.

JURY DEMAND

The plaintiff demands trial by a jury on all of the triable issues of this complaint, pursuant to New Jersey Court Rules 1:8-2(b) and 4:35-1(a).

Dated: 3/8/12 Signature: Mignelli-def